

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

J. Rosenberger

Attorney Docket No.: WIMET-1-21663

Application No.: 10/669,124

Group Art Unit: 2171

Filed:

September 23, 2003

Examiner: S. Metjahic

Title:

SYSTEM AND METHOD FOR WIRELESS LOCAL AREA NETWORK

OPERATIONAL MONITORING AND INTRUSION DETECTION

TRANSMITTAL LETTER

May 24, 2005

TO THE COMMISSIONER FOR PATENTS:

A. Transmittal

Transmitted herewith is a Petition to Make Special Under 37 C.F.R. § 1.102 in the aboveidentified application.

B. Fees Enclosed

Enclosed is our Check No. 163769 in the amount of \$130 to cover the petition fee as set forth in 37 C.F.R. § 1.17(h). A copy of this document is enclosed.

Respectfully submitted,

CHRISTÆNSEN O'CÓNNOR

egistration No. 53,479

Direct Dial No. 206.695.1786

I hereby certify that this correspondence is being deposited with the U.S. Postal Service in a sealed envelope as first class mail with postage thereon fully prepaid and addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the below date.

Date:

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LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILIC 1420 Fifth Avenue Suite 2800

Seattle, Washington 98101 206.682.8100

UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

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Title:

SYSTEM AND METHOD FOR WIRELESS LOCAL AREA NETWORK

OPERATIONAL MONITORING AND INTRUSION DETECTION

PETITION TO MAKE SPECIAL UNDER 37 C.F.R. § 1.102

Seattle, Washington 98101

May 24, 2005

TO THE COMMISSIONER FOR PATENTS:

Applicant requests that the above-identified application be made special and examination accelerated according to 37 C.F.R. § 1.102(d). As discussed below, applicant submits that the present application with this petition meets the requirements set forth in the M.P.E.P. § 708.02(VIII).

In regard to M.P.E.P. § 708.02(VIII)(A), the fee set forth in 37 C.F.R. § 1.17(h) is submitted herewith.

In compliance with M.P.E.P. § 708.02(VIII)(B), applicant submits that the claims of the present application are directed to a single invention.

Consistent with M.P.E.P. § 708.02(VIII)(C), applicant submits that a pre-examination search has been made by the World Intellectual Property Organization (WIPO) for a PCT application that corresponds to the present application. Copies of the International Search Report and Preliminary Examination Report are attached. Applicant further submits that the claims of the PCT application (the subject matter of the pre-examination search) are of the same or similar scope to the claims of the present application.

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In regard to M.P.E.P. § 708.02(VIII)(D), a copy of each reference cited in the International Search Report is enclosed.

international Search Report is enclosed.

In compliance with M.P.E.P. § 708.02(VIII)(E), a detailed discussion of the references

and how the claimed subject is patentable over the references is set forth below.

U.S. Patent Application Publication No. 2003/0217283 A1, to Hrastar et al. ("Hrastar")

Hrastar provides a system for detecting and responding to security violations. The

Hrastar system operates on all wireless network traffic. As a wireless network frame (wireless

network traffic) is received, an intrusion detection system (IDS) executes a series of tests on the

packets of information in the network frame. The tests include a signature-based test, a

protocol-based test, an anomaly-based test, and a policy deviation-based test.

The signature-based test analyzes information in the wireless network traffic to detect the

"signature" of known security threats. In this case, "signature" should be viewed as a term of art,

referring to patterns and sequences in the data that are known security threats. As a point of

reference, computer viruses are also commonly recognized by their "signature," i.e., the presence

of particular sequences or patterns in data to identify it as a potential security threat/virus.

The protocol-based test determines whether or not the protocol used in the network traffic

is legitimate. As stated in Hrastar, emitting a large number of association or disassociation

requests in a short interval is not a legitimate use of the protocol.

The anomaly-based test analyzes whether the particular network activity falls outside of

the "norm." Large transfers of data from one location to another might fall outside of the norm,

and trigger an appropriate response.

The policy-based test determines whether the activity violates predetermined policies.

Access by a particular client to a restricted subnet may constitute a policy-based violation.

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-2-

If, based on the results of the tests, unauthorized wireless network traffic is detected, the

IDS may take appropriate action. The actions include notification of administrators, as well as

communication measures (called active measures) designed to thwart the wireless

connection/activity. These active measures include introducing CRC errors into the wireless

stream, "trapping/mapping" the intruder to determine its location, introducing "chaff" into the

wireless stream to reduce the probability that an intruder can break the system encryption,

jamming by broadcasting noise in the spectrum such that no workstation can connect to an

access point, dynamic channel changing, and the like.

U.S. Patent Application Publication No. 2003/0217289 A1, to Ammon et al. ("Ammon")

In addition to a "regular" network that includes wireless access points, Ammon discloses

a wireless intrusion detection system (WID system). The Ammon system includes one or more

WID nodes and at least one WID collector.

Purportedly, the WID nodes monitor the wireless network for both authorized and

unauthorized access. The WID nodes periodically report events (information regarding

unauthorized access) to the WID collector. This is reported in an out-of-band communication to

the WID collector. The WID collector amasses the event information regarding unauthorized

events, and makes the information available to system administrators.

While Ammon generally references monitoring for unauthorized wireless access, little is

discussed. Rather, Ammon appears more focused at the interaction between the WID nodes and

the WID collector, and in reporting unauthorized access to a system administrator in various

formats.

The Claims Distinguished from Hrastar and Ammon

While both Hrastar and Ammon are generally directed to unauthorized wireless activity,

neither of the references include the following limitations as found in independent Claim 1:

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passively monitors for network traffic received from an unknown wireless device;

creates a device profile of the unknown wireless device;

determines whether the unknown wireless device is an authorized device; and

if the unknown wireless device is determined to be an authorized device, permits the network traffic from the unknown wireless device to pass to the computer

network.

Unlike the present invention, Hrastar subjects all wireless network activity to determine

whether it is authorized/unauthorized. In contrast, the present invention monitors for wireless

activity from an unknown wireless device. In other words, wireless network originating from a

known/authorized device will pass through without any obstruction or challenge.

Neither Hrastar nor Ammon teach or suggest creating a device profile of the unknown

device. As mentioned above, Hrastar challenges all wireless network activity, subjecting all

traffic to a series of tests designed to detect unauthorized access. However, this is not a profile

of the "unknown device" for at least two reasons: (1) Hrastar challenges all network traffic, not

just unknown devices, and (2) Hrastar subjects information to tests, which is substantially

distinct from the positive action of creating "a device profile of the unknown device."

It follows that as Hrastar and Ammon fail to teach or suggest creating a device profile, it

further follows that the two cited references fail to teach or suggest determining whether the

unknown wireless device is an authorized device according to the device profile.

It also follows that cited references fail to teach or suggest permitting "the network traffic

from the unknown wireless device to pass to the computer network" "if the unknown wireless

device is determined to be an authorized device."

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-4-

Conclusion

The granting of this petition and an early Office Action on the merits of the application are respectfully requested.

Respectfully submitted,

CHRISTENSEN O'CONNOR

JOHNSON KINDNESS

Tracy S. Powell

Registration No. 53,479 Direct Dial No. 206.695.1786

I hereby certify that this correspondence is being deposited with the U.S. Postal Service in a sealed envelope as first class mail with postage thereon fully prepaid and addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the below date.

Date:

TSP:lal

Attachments:

International Search Report Cited references

Preliminary Examination Report

78: PLK

From the INTERNATIONAL SEARCHING AUTHORITY

To: TRACY S. POWELL CHRISTENSEN O'CONNOR JOHNSON KINDNESS PLLC	PCT			
1420 FIFTH AVENUE, SUITE 2800 CESSES SEATTLE, WA 98101 COCKETIN				
MAR 1 8 200	(PCT Rule 44.1)			
GHRISTENSEN, O'C	Date of Mailing			
Applicant's or agent's file reference JULISON & KIND	FOR FURTHER ACTION See paragraphs 1 and 4 below			
International application No. PCT/US03/30839	International filing date (day/month/year) 23 Santamber 2003 (23 00 2003)			
Applicant WIMETRICS CORPORATION	23 September 2003 (23.09.2003)			
1. The applicant is hereby notified that the international sea Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the cl				
When? The time limit for filing such amendments is	s normally two months from the date of transmittal of the			
international search report. Where? Directly to the International Bureau of WIPO				
1211 Geneva 20, Switzerland, Facsimile No For more detailed instructions, see the notes on the a				
_	ch report will be established and that the declaration under			
3. With regard to the protest against payment of (an) addition	tional fee(s) under Rule 40.2, the applicant is notified that:			
• •	en transmitted to the International Bureau together with the protest and the decision thereon to the designated Offices.			
no decision has been made yet on the protest; the ap	plicant will be notified as soon as a decision is made.			
4. Reminders Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90 bis.1 and 90 bis.3, respectively, before the completion of the technical preparations for international publication.				
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.				
	s (or later) will apply even if no demand is filed within 19 months.			
See the Annex to Form PCT/IB/301 and, for details about the Guide, Volume II, National Chapters and the WIPO Internet site.	applicable time limits, Office by Office, see the PCT Applicant's			
Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450	Authorized officer Mihelle R. Evenan Christopher Revak			

Alexandria, Virginia 22313-1450
Facsimile No. (703) 305-3230
Form PCT/ISA/220 (April 2002)

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(See notes on accompanying sheet)

MAR 1 5 2004 Sanistensen O'Core da

Telephone No. 703-305-3900

From the INTERNATIONAL SEARCHING AUTHORITY

To: TRACY S. POWELL	PCT		
CHRISTENSEN O'CONNOR JOHNSON KINDNESS PLLC 1420 FIFTH AVENUE, SUITE 2800 SEATTLE, WA 98101	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION		
	(PCT Rule 44.1)		
	Date of Mailing (day/month/year) 11 MAR 2004		
Applicant's or agent's file reference WIMET121770	FOR FURTHER ACTION See paragraphs 1 and 4 below		
International application No. PCT/US03/30839 Applicant	International filing date (day/month/year) 23 September 2003 (23.09.2003)		
WIMETRICS CORPORATION			
1. The applicant is hereby notified that the international sea	arch report has been established and is transmitted herewith.		
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For more detailed instructions, see the notes on the a			
2. The applicant is hereby notified that no international search Article 17(2)(a) to that effect is transmitted herewith.	ch report will be established and that the declaration under		
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4. Reminders			
Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90 bis.1 and 90 bis.3, respectively, before the completion of the technical preparations for international publication.			
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.			
In respect of other designated Offices, the time limit of 30 months	s (or later) will apply even if no demand is filed within 19 months.		
See the Annex to Form PCT/IB/301 and, for details about the Guide, Volume II, National Chapters and the WIPO Internet site.	applicable time limits. Office by Office, see the PCT Applicant's		
Name and mailing address of the ISA/US	Authorized officer Mihelle R. Evenen		
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	Christopher Revak		
P.O. Box 1450 Alexandria, Virginia 22313-1450	Telephone No. 703-305-3900		

Facsimile No. (703) 305-3230
Form PCT/ISA/220 (April 2002)

(See notes on accompanying sheet)

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INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant WIMET1	's or agent's file reference 21770	FOR FURTHER ACTION		cation of Transmittal of International Search orm PCT/ISA/220) as well as, where applicable, ow.		
Internation PCT/US0	nal application No. 3/30839	International filing date (day/mont 23 September 2003 (23.09.2003)	h/year)	(Earliest) Priority Date (day/month/year) 23 September 2002 (23.09.2002)		
Applicant WIMETR	ICS CORPORATION					
according This inter	This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau. This international search report consists of a total of sheets. It is also accompanied by a copy of each prior art document cited in this report.					
1. Basis a.		he international search was carried of unless otherwise indicated under the		pasis of the international application in the		
b.	Authority (Rule 23.1(b)).	and/or amino acid sequence disclo		international application furnished to this international application, the international		
	contained in the international	l application in written form.				
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	the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
	the statement that the information been furnished.	ation recorded in computer readable	form is ide	entical to the written sequence listing has		
2.	Certain claims were found	unsearchable (See Box I).	•			
3.	Unity of invention is lacking	g (See Box II).				
4. With	regard to the title,	ered by the applicant				
	the text is approved as submi	tied by the applicant. by this Authority to read as follows:		•		
	the text has been established t	by this Authority to read as follows.				
5. With	regard to the abstract,					
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				s it appears in Box III. The applicant may, submit comments to this Authority.		
6. The fi	gure of the drawings to be publi	ished with the abstract is Figure No	. <u>2</u>			
\boxtimes	as suggested by the applicant.			None of the figures		
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	because this figure better char	racterizes the invention.				

Form PCT/ISA/210 (first sheet) (July 1998)

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US03/30839

LOVID TEXT OF THE ABSTRACT	(Continuation of Item 5 of the first sheet)
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The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

NEW ABSTRACT

The present invention provides a system and method for providing real-time wireless network (200) monitoring and intrusion detection (202). The present invention profiles wireless devices (134) and maintains a database of known/authorized wireless device profiles (134). Wireless devices (134) are analyzed to determine the threat level they pose to the network (110), and if the threat level exceeds a predetermined threshold, the invention refuses to bridge the network traffic from the wireless devices (134) to the wired network (110). The present invention provides reporting of the wireless activity, the known and unknown wireless devices (134), and the threat levels posed by the wireless devices (134). If an unknown wireless device is determined to be, or may be, a wireless access point, an alert is generated, such as notifying a system administrator to take appropriate action.

Form PCT/ISA/210 (continuation of first sheet(2)) (July 1998)

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US03/30839

A. CLASSIFICATION OF SUBJECT MATTER IPC(7) : H04L 9/00, 9/32; G06F 11/30, 12/14, 15/16 US CL : 380/270; 713/200, 201, 202; 709/223, 224; 370/912, 913 According to International Patent Classification (IPC) or to both national classification and IPC B. FIELDS SEARCHED						
B. FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) U.S.: 380/270; 713/200, 201, 202; 709/223, 224; 370/912, 913						
Documentation	Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched					
	ata base consulted during the international search (nar ontinuation Sheet	me of data base and, where practicable, searc	ch terms used)			
C. DOC	UMENTS CONSIDERED TO BE RELEVANT					
Category *	Citation of document, with indication, where		Relevant to claim No.			
X,E	US 2003/0217289 A1 (AMMON et al) 20 Novemb	er 2003, see Abstract, paragraphs	1-66			
X,E	12,25,73,117,118, and 136 US 2003/0217283 A1 (HRASTAR et al) 20 Novem 19,48,139,158,159, and 163	nber 2003, see paragraphs	1-66			
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	documents are listed in the continuation of Box C.	See patent family annex.				
"A" document of particul	defining the general state of the art which is not considered to be ar relevance	"T" later document published after the interm date and not in conflict with the applicat principle or theory underlying the invent "X" document of particular relevance; the classifier of the considered novel or cannot be considered."	ion but cited to understand the tion aimed invention cannot be			
	which may throw doubts on priority claim(s) or which is cited to ne publication date of another citation or other special reason (as	"Y" document of particular relevance; the cla considered to involve an inventive step v	vhen the document is			
"O" document	referring to an oral disclosure, use, exhibition or other means	combined with one or more other such d being obvious to a person skilled in the a	ocuments, such combination			
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27 February 2004 (27.02.2004)						
Authorized officer Mail Stop PCT, Atm: ISA/US Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 acsimile No. (703) 305-3230 Authorized officer Christopher Revak Telephone No. 703-305-3900						

Form PCT/ISA/210 (second sheet) (July 1998)

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PCT/US03/30839

TO:PLR

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

TRACY S. POWELL

CHRISTENSEN O'CONNOR JOHNSON KINDNESS PLLC

1420 FIFTH AVENUE, SUITE 2800 SEATTLE, WA 98101

PROCESSED DOCKETING

PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

ALE

MAY 1 4 2004

CHRISTENSEN. O'CUNNY month/year)

11 MAY 2004

Applicant's or agent's file reference JOHNSON & KINDNESS

WIMET121770

IMPORTANT NOTIFICATION

International application No.

International filing date (day/month/year)

Priority date (day/month/year)

PCT/US03/30839

23 September 2003 (23.09.2003)

23 September 2002 (23.09.2002)

Applicant

WIMETRICS CORPORATION

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Mail Stop PCT, Attn: IPEA/US

Commissioner for Patents
P.O. Box 1450

Alexandria, Virginia 22313-1450

Facsimile No. (703) 305-3230 Form PCT/IPEA/416 (July 1992) Authorized office

Avaz Sheikh

Telephone No. 703-305-3900

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference WIMET121770	FOR FURTHER ACTION		on of Transmittal of International Examination Report (Form PCT/IPEA/416)
International application No.	International filing date (day/m	nal filing date (day/month/year) Priority date (day/month/year)	
PCT/US03/30839 23 September 2003 (23.09.2003) 23 September 2002 (23.09.20		23 September 2002 (23.09.2002)	
International Patent Classification (IPC)	or national classification and IPC		
IPC(7): H04L 9/00, 9/32; G06F 11/30, 1	12/14, 15/16 and US Cl.: 380/27	0; 713/200, 201,	202; 709/223, 224; 370/912, 913
Applicant			
WIMETRICS CORPORATION			
Examining Authority and i	s transmitted to the applicant	according to A	
2. This REPORT consists of	a total of 2 sheets, including	g this cover she	et.
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.			
3. This report contains indicate	tions relating to the following	items:	
I Basis of the report II Priority III Non-establishment of report with regard to novelty, inventive step and industrial applicability IV Lack of unity of invention V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application			
Date of submission of the demand	Date of submission of the demand Date of completion of this report		
29 March 2004 (29.03.2004) 01 May 2004 (01.05.2004)			2004)
Name and mailing address of the IPEA/US		Authorized officer	
Mail Stop PCT, Attn: IPEA/US Commissioner for Patents		Ayaz Sheikh Peggy Harrock	
P.O. Box 1450 Alexandria, Virginia 22313-1450	Teler	hone No. 703-3	05-3900
acsimile No. (703) 305-3230			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.	
PCT/US03/30839	

I.	Basis of the report
1.	With regard to the elements of the international application:*
	the international application as originally filed.
	the description:
	pages 1-19 as originally filed
	pages NONE , filed with the demand
	pages NONE , filed with the letter of
	the claims:
	pages 20-28 , as originally filed
	pages NONE , as amended (together with any statement) under Article 19
	pages NONE , filed with the demand pages NONE , filed with the letter of
	the drawings: pages 1-11, as originally filed
	pages NONE, filed with the demand
	pages NONE , filed with the letter of
	the sequence listing part of the description:
	pages NONE , as originally filed
	pages NONE , filed with the demand
	pages NONE, filed with the letter of
2.	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.
	These elements were available or furnished to this Authority in the following language which is:
	the language of a translation furnished for the purposes of international search (under Rule23.1(b)).
	the language of publication of the international application (under Rule 48.3(b)).
	the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).
2	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the
Э.	international preliminary examination was carried out on the basis of the sequence listing:
	contained in the international application in printed form.
	filed together with the international application in computer readable form.
	furnished subsequently to this Authority in written form.
	furnished subsequently to this Authority in computer readable form.
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
	The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4.	The amendments have resulted in the cancellation of:
	the description, pages NONE
	the claims, Nos. NONE
	the drawings, sheets/fig NONE
5.	This report has been established as if (some of) the amendments had not been made, since they have been considered to go
	beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
this	Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in s report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US03/30839

V. Reasoned statement under Rule 66.2(a) citations and explanations supporting su			p or industrial applicability;
1. STATEMENT			
Novelty (N)	Claims	1-66	YES
		NONE	NO
Inventive Step (IS)	Claims		YES
	Claims	NONE	NO
Industrial Applicability (IA)	Claims	1-66	YES
	Claims	NONE	NO
determining whether the unknown wireless device is authorized device, permitting network traffic from NEW CITATIONS	the unknown wi	device, and if the unknown wi ireless device to pass to the con	reless device is determined to be an nputer network.
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Form PCT/IPEA/409 (Box V) (July 1998)